UNOFFICIAL COPY 26170195

DEED IN TRUST

1982 MAR 12 PM 2 24

	Quit Claim DUK COURTY ILLINGS	bove space for recorder's use only	
THIS INDENTURE W. his wife,	ITNESSETH, That the GrantorsI	OHN HEWITT and VALERIE HEWITT.	10.20
of the County of Cook of the sum of TEN and	WAR 1282 6 0 0 4 3 2 NO/100ths	linois for and in consideration Dollars (\$ 10.00	=0.=0
in hand paid, and of other go	ood and valuable considerations, receipt of w	hich is hereby duly acknowledged, Convey, a banking corporation duly organized and	, i
existing under the laws of th		ccept and execute trusts within the State of	oh (e)
February 19 82, and		, the following described real estate in the	graph
County of	_ and State of Himots, to-wit.		Paragraph
	Elk Grove Village Section 6,		of Fran
East of the	Third Principal Meridian accorded January 16, 1959 as Docu	ording to the Plat	sions
	inty, Illinois.	maent Number 17,425,535,	provis
0,	11000/00		pro (eal
70	1000 MAIL	26170195	under i
		THIS INSTRUMENT PREPARED BY EDWARD M. SPRINGER	Exempt und Section 4,
	50 East Wheeling Road Heeling, Illinois	100 West Monroe Street Twenty-First Floor	Exer Sect
	Ox	Chicago, Illinois 60603 (312) 372-0800	Stamps
said Trust Agreement set forth. Full power and authority is thereof, to dedicate parks, streets, h	hereby granted to said Trustee to improve, manage,	e trusts, and for the uses and purposes herein and in protect and aubdivide said real estate or any part at thereof, and to resubdivide said real estate as often	(e)
as desired, to contract to sell, to grees estate or any part thereof to a nowers and authorities vested in sai thereof, to leave said real estate, or	ant options to perchase to sell on any terms, to convi successor or success as i trust and to grant to such a id Trustee, to donat; to dedicate, to mortgage, pledge any part thereof, from the to time, in possession o	ey either with or without consideration, to convey said successor or successors in trust all of the title, estate, or otherwise encumber said real estate, or any part reversion, by leases to commence in praesenti or in use of any single demise the term of 193 years, and to nd, change or modify leases and the terms and provi-	15
future, and upon any terms and for renew or extend leases upon any ter sions thereof at any time or times h purchase the whole or any part of the	any period or periods of tim, r.t exceeding in the ca ma and for any period of r.t ds of time and to are ereafter, to contract to makes and to grant option he reversion and to contract re pecting the manner of	ase of any single demise the term of 198 years, and to nd, change or modify leases and the terms and provi- ms to lease and options to renew leases and options to I fixing the amount of present or future rentals, to	Paragraph
partition or to exchange said real e to release, convey or assign any rig deal with said real estate and every owning the same to deal with the s	state, or any part thereof, to other — or personal; tht, title or interest in or about or asem at appurter y part thereof in all other ways as d for uch other tame, whether similar to or different from the ways:	and to lease and options to renew leases and options to fishing the amount of present or future rentals, to property, to grant easements or charges of any kind, and to said real extate or any part thereof, and to considerations as it would be lawful for any person above specified, at any time or times hereafter, and to considerations as it would be lawful for any person of relation to said real extate, or to whom said real extate, or to whom said real cate of the said state of the said that the term so this redefency of any act of said Trustee, or be obliged or it deed, mortgure, lease or other instrument executed we evidence in favor of every person (including the second termination of the second termination o	ining il
In no case shall any party de estate or any part thereof shall be c see to the application of any purchas trust have been complied with, or b	nling with said Trustee, or any successor in trust, is onveyed, contracted to be sold, leased or nort aged by se money, rent or money borrowed or advance, on said e obliged to inquire into the authority, not at or ex-	n relation to said real extate, or to whom said real raid Trustee, or any successor in trust, be obliged to I teal estate, or be obliged to see that the terms of this spediency of any act of said Trustee, or be obliged or	This since for affa- ivisions of ordinance
privileged to inquire into any of the by said Trustee, or any successor in Registrar of Titles of said county) re delivery thereof the trust created by	terms of said Trust Agreement; and every d ed. Fus trust, in relation to said real estate shall be con au- elying upon or claiming under any such convey, are se- this Indenture and by said Trust Agreement was in f	at deed, mortgage, lease or other instrument executed we evidence in favor of every person (including the second that including the second that including the least of the favor and effect, (b) that such conveyance or other will force and effect, (b) that such conveyance or other	rhis stuce vision ordinal
instrument was executed in secondar in all amendments thereof, if any, s authorized and empowered to execute made to a successor or successors in	ice with the trusts, conditions and limitations contain and binding upon all beneficiaries thereunder, (c) that a and deliver every such deed, trust deed, lease, morts: trust, that such successor or successors in trust have	al a this Indenture and in said Trust Agreement or tail. Trustee, or any successor in trust, was duly get other instrument and (d) if the conveyance is been appointed and are fully vested with all	This stuce for provisions tax ordinance
the title, estate, rights, powers, aut This conveyance is made upon Trustee, nor its successor or successor or they or its or their agents or attor	horities, duties and obligations of its, his or their pr the express understanding and condition that neither as in trust shall incur any personal hability or be subj ness may do or omit to do in or about the said real	t said Trustee, or any successor in trust, was duly see of other instrument and (dd) if the conveyance is bee. Juperly appointed and are fully wested with all "deceases in trust. Wheeting "Just and Savings Bank, individually or as secred to a y clail Judement or decree for anything it estate or under the provisions of this Beed or said sing in on about said real extate, any and all such thedness incore, or entered into by the Trustee in ficinties under said at Agreement as their attorney. In its own nam. Strustee of an express trust and such contract, of ligation or indebtedness except only ilicable for the payme tar, discharge thereof). All secondition from the date of the filing for record of	E B
Trust Agreement or any amendment liability being hereby expressly was connection with said real estate mate in-fact, hereby irrevocably ampointed.	thereto, or for injury to person or property happen wed and released. Any contract, obligation or inde y be entered into by it in the name of the then benef d for such nurrouses, or at the election of the Truste	sing in or about hid real estate, any and all such hedness incorre, or entered into by the Trustee in ficiaries under hid at at Agreement as their attorney- b, in its own name, a Trustee of an express trust and	under the
not individually (and the Trustee shr so far as the trust property and fund persons and corporations whomsoeve this Deed.	all have no obligation whatsoever with respect to any is in the actual possession of the Trustee shall be approximated with notice of this rand whatsoever shall be charged with notice of this	such contract, oliga.io or indebtedness except only olicable for the paymr. (ar. discharge thereof). All s condition from the date of the filing for record of	upt under the try transfer t
The interest of each and every	beneficiary hereunder and under said Trust Agreements, awaits and proceeds arising from the sale or any oroperty, and no beneficiary hereunder shall have any the earnines, avails and proceeds thereof as aforesaid	nt and of all persons cle ming under them or any other disposition of said real est, and such interest title or interest, legal or equitable in or to said real to the intention hereof being to visit in said Wheeling	Exempt u County t DATE: 3/11
Frust and Savings Bank the entire le If the title to any of the above n the certificate of title or duplics similar import, in accordance with t	gs, awalls and proceeds arising from the sale or any oroperty, and no beneficiary hereunder shall have any in the earnings, avails and proceeds thereof, as aforesaid gas and equitable little in fee simple, in and to all of real estate is now un hereafter registered, the Regist te thereof, or memorial, the words "in trust," or he statute in such case made and provided, and said	the real extate above described, trar of Titles is hereby directed not to legisk r or note 'upon condition," or "with limitatio s," or words of Trustee shall not be required to roduce the said	M 0 2
Agreement or a copy thereof, or any a in accordance with the true intent And the said grantor S here tatutes of the State of Illinois, now	extracts therefrom, as evidence that any transfer, of and meaning of the trust, thy expressly waive, and release	harge or other dealing involving the electric and and right or benefit under and by virtue of the raid all a execution or otherwise.	
	grantor_5_aforesaid ha_Ve_hereunto_set_	their hands and	
1 Only Thewar	[SEAL] YUGALIE	Justi (SEAL)	I Amp
JOHN HEWITT	Annette Kleimer	Notary Public in and for said County, in	CO Comment Number
~~~~ ~~ <del>~~~~~~~</del>   ~~~	·	- Increase a money in the locality in	1 - 51

O ROBERT F. MOORE WHEELING TRUST AND BANK

Wheeling, Illinois 60090

398 Clearmont Drive Elk Grove Village, Illinois 60007

My Commission Expires Sept. 14, 1985

END OF RECORDED DOCUMENT